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UNITED STATES OF AMERICA
FEDERAL AVIATION AGENCY
WASHINGTON, D.C.

Civil Air Regulations Amendment 29-3

Effective: June 15, 1960

Issued: June 16, 1960

[Reg. Docket No. 425; Amdt. 29-3]

**PART 29—PHYSICAL STANDARDS FOR
AIRMEN; MEDICAL CERTIFICATES**

Medical Standards

Existing vision standards and vision testing procedures applicable to civil airmen have been carefully reviewed by the Bureau of Aviation Medicine. It was found that present tests for depth perception, diplopia prism convergence and prism divergence do not satisfactorily provide the information needed in assessing the visual proficiency of airmen. Limiting values for these tests have, in fact, seldom served as the basis for disqualification despite their existence in the Civil Air Regulations as standards to be met by airman applicants. Vision standards which more accurately limit disqualification to those rare applicants who would have significant alterations of eye muscle balance have been proposed in a separate action.

In consideration of present medical knowledge pertaining to this area, as more fully discussed in the preamble of the proposed amendment¹ issued concurrently, this amendment rescinds existing standards for diplopia, depth perception, abduction and adduction.

¹ See F.R. Doc. 60-5725 *infra*.

Since this amendment grants relief by eliminating various eye standards, imposes no additional burden on any person, and is purely technical in nature, the Administrator finds that notice and public procedure hereon are not necessary and that this amendment may be made effective immediately.

In consideration of the foregoing, Part 29 of the Civil Air Regulations (14 CFR 29) is amended as follows, effective June 15, 1960:

1. In § 29.2(a) by deleting subparagraphs (2), (3), (7), and (8), and by redesignating subparagraphs (4), (5), (6), (9), (10), (11), and (12) as (2), (3), (4), (5), (6), (7), and (8) respectively.

2. In § 29.3(a) by deleting subparagraphs (2), (3), and (5) and by redesignating subparagraphs (4), (6), (7), (8), and (9) as (2), (3), (4), (5), and (6) respectively.

(Secs. 313(a), 601, 602, 72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423)

Issued in Washington, D.C., on June 16, 1960.

E. R. QUESADA,
Administrator.

[F.R. Doc. 60-5725; Filed, June 20, 1960;
8:53 a.m.]

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